

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Atty's Dkt: CHANG184A In re Application of: Application Division CHANG, Young-Tae ATTN: PCT Serial No. 10/574,487 Washington, D.C. IA Filing Date: October 1, 2004 Confirmation No. 9141 For: RECEPTOR SPECIFIC BINDER DISCOVERY ... Date: December 11, 2007 LATE SUBMISSION OF DECLARATION AND/OR TRANSLATION IN APPLICATION FILED UNDER 35 USC 371 U.S. Patent and Trademark Office Customer Service Window Randolph Building, Mail Stop Missing Parts 401 Dulany Street Alexandria, VA 22314 Sir: The present communication is in response to the "NOTICE OF MISSING REQUIREMENTS UNDER 35 USC 371..." dated – February 20, 2007. Attached hereto is/are: An executed oath or declaration in compliance with 37 C.F.R. 1.63, identifying the present application by title and priority Petition to Revive Patent Application under 37 C.F.R. 1.137(b) with PETITION FEE of \$770.00. [xx] [] Fees are reduced due to elimination of claim multiple dependencies. A Preliminary Amendment [] Copy of the "Sequence Listing" in computer readable form (CRF) and statement that contents of the CRF are the same as the paper An Information Disclosure Statement with 08A- 1449 and references. [] A certified copy of priority document no._____, filed ____. Priority is claimed. [] Surcharge for late filing of the Declaration was paid on April 3, 2006. [xx] [xx] Total fees enclosed: \$770.00 to be paid by credit card. Submitted herewith is a Credit Card Authorization, authorizing payment the amount of \$.00 is enclosed to cover the above fees. [] Conditional Petition for Extension of Time: [XX] If any extension of time for a response is required, applicant requests that this be considered a petition therefor. [XX] The Commissioner is hereby authorized and requested to charge any additional fees which may be required in connection with this application or credit any overpayment to Deposit Account No. 02-4035. This authorization and request is not limited to payment of all fees associated with this communication, including any Extension of Time fee, not covered by check or specific authorization, but is also intended to include all fees for the presentation of extra claims under 37 CFR 1.16 and all patent processing fees under 37 CFR 1.17 throughout the prosecution of the case. This blanket authorization does not include patent issue fees under 37 CFR 1.18. BROWDY AND NEIMARK, P.L.L.C. Attorneys for Applicant(s) By: Sheridan Neimark SN:eda Registration No. 20,520 G:\BN\N\NYUM\chang184a\pto\2007-12-11missingpartstrans.doc---

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Combined Declaration for Patent Application and Power of Attorney

As a below-named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name; and that I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

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C 1 1 2007	U.S. Appln. No was/will be filed (PCT) application	nited States under 35 *; or in the U.S. under 35 1, PCT/US04/032341	U.S.C. §371 by e	ntry into the U.S. national stage of an internati 2004, entry requested on April 3, 2006*; nati *; §371/§102(e) date*
	ded on			(if applicable).
	(include dates of	amendments under PCT	Art. 19 and 34 if P	CT)
amendment re known by me I hereby claim inventor's or p	ferred to above; and I ac to be material to patentab foreign priority benefits	knowledge the duty in ility as defined in 37 ander 35 U.S.C. §§	to disclose to the l C.F.R. §1.56. 119 (a)-(d) and 36	Fication, including the claims, as amended by Patent and Trademark Office (PTO) all informations of the control
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date <u>before</u> tha	at of the earliest application	on from which foreign	n priority is claime Country	entor's or plant breeder's certificate, having a fed (if left blank, then there are none): Filing Date (MM/DD/YYYY)
I hereby claim	the benefit under 35 U.S.	i.C. §119(e) of any U	nited States provis	ional applications listed below:
		Application No. 60/507,514	_	ctober 2, 2003
PCT internation is U.S.C. §112,	onal application(s) design not disclosed in such U I acknowledge the duty which became available l	nating the U.S., listed I.S. or PCT internation to disclose to the PT	I below and, insoft onal application in O all information	isional application(s) or under §365(c) of any ar as the subject matter of each of the claims on the manner provided by the first paragraph of which is material to patentability as defined in the initial of the patentability and the national of PCT international in the patentability and the national of PCT international in the patentability and the national of PCT international in the patentability and the national of PCT international in the patentability and the national of PCT international in the patentability and the national of PCT international in the patentability and the national of PCT international in the patentability and the national of PCT international in the patentability and the national of PCT international in the patentability and the national of PCT international in the patentability and the patentability
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All of the practitioners associated with Customer Number 001444

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lew York University ommunication between	as to any action to be taken in een the U.S. Attorneys or Age	ys or Agents appointed herein to acc the U.S. Patent and Trademark Offi nts and the undersigned. In the events appointed herein will be so noti	ce regarding this ap ent of a change of	oplication without of the persons from w
hereby further decla nd belief are believe o made are punisha	re that all statements made here d to be true; and that these state	ein of my own knowledge are true a ements were made with the knowled or both, under 18 U.S.C. §1001 a	and that all statement lge that willful false	nts made on inform e statements and the
FULL NAME OF FIRST		inventor's signature Youtre Chan	1	DATE 11/30/2007
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		INVENTOR'S SIGNATURE		DATE
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ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SIGNING. ALL ALTERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION. NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SIGNED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.